APPENDIX A

Acknowledgement of Confidentiality-WC Docket No. 10-90 and Concurrent Related or Subsequent Related Administrative or Judicial Proceedings

both the Licensing Agreement and the Non-Disclosure Agreement for Source Code, and I understand to both User Materials and Source Code Materials, I acknowledge that I have received and read a copy of Code, and I understand it. If I am seeking access to the System Evaluator package, which provides access acknowledge that I have received and read a copy of the attached Non-Disclosure Agreement for Source "Licensing Agreement"), and I understand it. If I am seeking access to the Source Code Materials, I acknowledge that I have received and read a copy of the attached Restricted CACM License (the Protective Order in the above-captioned proceeding. If I am seeking access to the User Materials, I also I hereby acknowledge that I have received and read a copy of the foregoing Third Supplemental

not disclose or use Licensed Materials except as allowed by the Third Supplemental Protective Order, the Licensing Agreement and/or Non-Disclosure Agreement for Source Code. Licensing Agreement and/or Non-Disclosure Agreement for Source Code, as appropriate, and that I shall I agree that I am bound by the Third Supplemental Protective Order and by one or both of the

of the Federal Communications Commission. I acknowledge that a violation of the Third Supplemental Protective Order is a violation of an order

such information in any other capacity. Supplemental Protective Order and the Licensing Agreement and/or Non-Disclosure Agreement for person described in paragraph 9 of the Third Supplemental Protective Order and agree that I shall not use Source Code is due solely to my capacity as a party or representative of a party to this proceeding or as a I acknowledge specifically that my access to any information obtained as a result of the Third

Licensing Agreement and/or Non-Disclosure Agreement for Source Code, as appropriate except as specifically permitted by the terms of the Third Supplemental Protective Order and the I acknowledge that it is my obligation to ensure that Licensed Materials are not accessed or used

unauthorized access to or disclosure of Licensed Materials. I certify that I have verified that there are in place procedures at my firm or office to prevent

the Third Supplemental Protective Order. Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to them in

I hereby request access to the Source Code Materials: I hereby request access to the User Materials:

I hereby request access to the System Evaluator package:

Yes Yes Yes

Executed this 24th day of January, 2014

800 E. Dimond Blvd, Suite 3-670 Susan Hardenbergh, Sr. Consulting Manager

Mark Comment

shardenbergh@aktcpa.com (907) 522-2103 Anchorage, AK 99515

APPENDIX B

Evaluation for Purposes of the FCC Proceeding in WC Docket No. 10-90 and Concurrent Related CostQuest Associates, Inc. Restricted CACM License Limited To Use Solely for Review and or Subsequent Related Administrative or Judicial Proceedings

to collectively as the "Parties." provided by CostQuest that is not otherwise publicly available and that CostQuest has kept strictly confidential, the CACM, and shall also include related drawings, designs, object code, applications, analytic tools, data and under this protective order (collectively, the "User Materials"). Licensee and CostQuest will be referred defined processes and approaches, and concepts, created or generated by CostQuest at any time before, during, Output"), (iii) proprietary CACM inputs, data and databases, (iv) network topologies provided as inputs to by Contractor to Company, and downloads available directly from the CACM website ("CACM screen shots, CACM Reports, CACM Solution Sets, CACM audit reports, CACM derived data provided or the "Connect America Cost Model" or "CACM"), (ii) the output of the CACM which includes only CostQuest's proprietary software application (the Connect America Fund Phase II forward-looking model and Susan Hardenbergh ("Licensee") with respect to, and including any derivative works of. day of January, 2014_ ("Effective Date"), between CostQuest Associates, Inc. ("CostQuest") THIS LIMITED LICENSE ("Licensing Agreement") is accepted and made effective as of the 24th

storage, a fee of \$55 per 10 GBs may be assessed). Licensee shall make use of the User Materials under minimum of 50 GB of storage capacity for Licensee CACM solution sets at no charge (for additional versions, without fees, charges, or costs to the Licensee of any kind. Licensees will be provided with a transferable, limited license to use the User Materials, whether in form of the on-line or system evaluator the following terms and restrictions: CostQuest hereby grants to Licensee, and Licensee hereby accepts, a non-exclusive, non-

License Grants and Restrictions

- 1.1. Licensee shall utilize the User Materials only for review and evaluation for purposes of providing comments and other filings to the Federal Communication Commission ("FCC") in proceedings (the "Project"). WC Docket No. 10-90, and in concurrent related or subsequent related administrative or judicial
- 1.2. Licensee shall not transfer, sell, rent, disclose, make available or otherwise communicate, resell sublicense or use the User Materials for any other purpose or in any other manner.
- 1.3. Licensee shall make copies only of the licensed CACM Output as required for the Project as described in section 1.1 above. On any copy of the CACM Output that Licensee is permitted to make or distribute, Licensee shall reproduce all copyright notices and any other proprietary legends of CostQuest as they appear.
- 1.4. Licensee shall not make any copies, distribute, sublicense, transfer, sell, rent, disclose, or make available any User Materials provided under this Licensing Agreement except consistent with the Third Supplemental Protective Order.
- 1.5. Licensee shall at all times maintain the confidentiality of the User Materials, handling the User result of a breach by Licensee of this Licensing Agreement, Licensee shall, at its expense and portion of the User Materials should come into the possession of unauthorized third parties as a Materials in compliance with the Third Supplemental Protective Order. In the event that any

reasonable expenses incurred by CostQuest in attempting to retrieve such materials. commercially reasonable efforts to retrieve such materials and shall reimburse CostQuest for all without limiting any other rights available to CostQuest, immediately notify CostQuest and use all

- Licensee shall not, and shall not permit any third party to, disassemble, decompile, reverse engineer, or otherwise recreate the User Materials.
- In accessing or using the User Materials, Licensee shall not, by any action or inaction, violate Project, or their affiliates, to avoid any violations of any such laws or regulations that are binding binding upon it and shall take all reasonable steps to assist CostQuest or any other participant in the laws or regulations promulgated by any governmental or quasi-governmental authorities that are
- 1.8. Upon reasonable notice to Licensee, and at CostQuest's sole expense, CostQuest's auditors shall have the right to inspect Licensee's records relating to the Project as necessary for CostQuest to unreasonably interfere with Licensee's operations. conducted at Licensee's premises during normal business hours and in a manner that does not verify Licensee's compliance with the terms of this Licensing Agreement. Audits shall be
- 1.9. If Licensee sells, makes available to a third party, or otherwise disposes of Licensee-owned the User Materials before such sale or disposal. media on which the User Materials are or were resident, that media must be erased and scrubbed of
- 1. 10. The Universal Service Administrative Company ("USAC") in consultation with the FCC, may (including bandwidth) and to preserve the integrity and/or proprietary nature of the data report by Licensee and other licensees each day where necessary to manage server resources limit or may allow CostQuest to limit the number of downloads of each type of CACM audit
- . The foregoing does not preclude Licensee from disclosing any information made publicly available by the FCC or USAC.

2. Disclaimer of Warranties

2.1. LICENSEE ACKNOWLEDGES AND AGREES THAT (A) COSTQUEST HAS NOT MADE "AS IS," WITHOUT WARRANTIES OF ANY KIND. COSTQUEST DOES NOT EXPRESSLY EXCLUDES AND DISCLAIMS ANY IMPLIED WARRANTY OF FITNESS WARRANT THAT THE USER MATERIALS ARE FREE FROM DEFECTS. COSTQUEST MATERIALS AND (B) THE USER MATERIALS ARE BEING PROVIDED TO LICENSEE ANY EXPRESS OR IMPLIED WARRANTIES TO LICENSEE REGARDING THE USER THIRD PARTY RIGHTS FOR A PARTICULAR PURPOSE, MERCHANTABILITY OR NON-INFRINGEMENT OF

3. Term and Termination

3.1. This Licensing Agreement shall terminate automatically upon the termination of the FCC proceeding in WC Docket No. 10-90 and concurrent related or subsequent related administrative or judicial proceedings.

- 3.2. Notwithstanding section 3.1, if Licensee agrees that Licensee does not continue to require any User Materials, CostQuest may terminate this Licensing Agreement.
- 3.3. If CostQuest believes that Licensee is in violation of the Third Supplemental Protective Order or and so orders, CostQuest may terminate this Licensing Agreement. this Licensing Agreement, CostQuest shall so notify the FCC. If the FCC determines that Licensee is in violation of the Third Supplemental Protective Order or this Licensing Agreement
- 4. Limitation of Liability
- 4.1. IN NO EVENT SHALL COSTQUEST HAVE ANY LIABILITY FOR DAMAGES HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES, EVEN IF COSTQUEST WITHOUT LIMITATION, ANY LOST REVENUES OR PROFITS, OR ANY INDIRECT, THE PROJECT OR THE POSSESSION OR USE OF USER MATERIALS, INCLUDING, SUSTAINED BY LICENSEE IN CONNECTION WITH THIS LICENSING AGREEMENT,
- 5. Ownership of Intellectual Property
- 5.1. Licensee acknowledges that the User Materials, including without limitation all output and proceedings. captioned proceeding and concurrent related or subsequent related administrative and judicial the User Materials in accordance with the terms of this Licensing Agreement in the above-Materials. Nothing in this Section 5.1 limits Licensee's ability to use outputs and descriptions of CostQuest, take all commercially reasonable measures to protect CostQuest's rights in the User Materials and all proprietary rights associated therewith. Licensee shall, at the direction of proprietary to CostQuest and that CostQuest retains exclusive ownership of all such User derivatives of, as well as all modifications and customizations to the User Materials, are
- 5.2. Except as expressly provided herein, Licensee is not granted any other rights or license to patents, copyrights, trade secrets, data or trademarks with respect to User Materials. Licensee infringement of the User Materials. shall promptly notify CostQuest in writing upon its discovery of any unauthorized use or
- 6. Additional Terms
- 6.1. Compliance with FCC Requirements and Other Laws. This Licensing Agreement is expressly destination for which the United States government or a United States governmental agency or other approval; or (b) otherwise contrary to United States law, including, without limitation, FCC requires an export license or other approval for export without first having obtained such license export, or permit the transfer of, any software, data, output or products (a) to any country or anything to the contrary in this Licensing Agreement, Licensee shall not directly or indirectly regarding the Project or use of software, data, output or products thereof. Notwithstanding made subject to any United States government laws, regulations, orders or other restrictions rules, policies and regulations.
- 6.2. No Waivers. No delay or omission by either party to exercise any right or power accruing upon thereof. A waiver by either party of any breach of the covenants, conditions or agreements to be any noncompliance or default by the other party with respect to any of the terms of this Licensing Agreement shall impair any such right or power or be construed to be a waiver

- thereof or of any other covenant, condition or agreement herein contained. performed or honored by the other party shall not be construed to be a waiver of any later breach
- 6.3. Assignments. This Licensing Agreement is binding upon and inures to the benefit of the Parties provision is void. prior written consent of CostQuest, and any attempted assignment or transfer in violation of this Agreement or transfer any rights granted hereunder, in whole or in part, without obtaining the hereto and their respective successors and assigns. Licensee shall not assign this Licensing
- 6.4. Severability and Survival of Obligations. If any provision of this Licensing Agreement is held thereby, and each remaining provision of this Licensing Agreement shall be valid and or termination of this Licensing Agreement. enforceable to the extent permitted by law. Sections 1, 2, 4, 5, and 6 shall survive any expiration invalid or unenforceable, the remainder of this Licensing Agreement shall not be affected
- 6.5. Nothing in this Licensing Agreement gives anyone, other than the Parties, any rights or remedies under this Licensing Agreement.
- 6.6. This Licensing Agreement may be executed in counterparts, and each (whether an original or facsimile) is considered an original and all constitute one and the same instrument
- 6.7. Governing Law. This Licensing Agreement shall be governed by and construed in accordance with Federal law
- 6.8. Entire Agreement. This Licensing Agreement, the Third Supplemental Protective Order, and the written instrument signed by the Parties hereto. effect if the provision conflicts with the terms of this Licensing Agreement. The Licensing schedule, or contained in any "shrinkwrap" or "clickwrap" agreement shall not have force or understanding with regard to the matters herein, and there are no other understandings, either Agreement may not be modified, amended, canceled or waived, in whole or in part, except by a written or unwritten, with regard to such matters. Any terms on either Party's web site, product Non-Disclosure Agreement for Source Code (if it is executed) constitute the Parties' entire

IN WITNESS WHEREOF, the Parties have executed this Licensing Agreement by their duly authorized representatives effective as of the date first set forth above.

COSTQUEST:

CostQuest Associates, Inc.

Ву:

LIGENSEE:

Susan Hardenbergh

Just !

Sr. Consulting Manager

James Stegeman, President

AKT 800 E. Dimond Blvd, Suite 3-670 Anchorage, AK 99515

(907) 522-2103

shardenbergh@aktcpa.com